

EXHIBIT “7”

David P. Pogrel

From: David P. Pogrel
Sent: Tuesday, November 27, 2007 7:36 PM
To: 'tmak@morganlewis.com'
Cc: Aaron Kaufmann; mballer@gdblegal.com; 'MSinger@CK-LawFirm.com'; 'TCohelan@CK-LawFirm.com'; 'COLsen@CK-LawFirm.com'
Subject: RE: Saidel v. CBS Radio

Theresa-

To follow up on our call this afternoon. I was able to contact my co-counsel. Like me, they were disappointed to hear that CBS will not consider producing even an agreed upon sample of supervisor contact information, despite plaintiffs' agreeing to limit the sample to former supervisors. As stated in my recent letter and as I told you on our call, our position is that the AEs supervisors are key witnesses in this case who can provide highly relevant testimony on CBS's expense reimbursement policies and procedures; CBS is not entitled to exclusive access to these witnesses. The managers are particularly important given that CBS is taking the position that the practices varied station-to-station. We will file a motion to compel this information and seek all the contact information for current and former supervisors. Please let me know if your client changes its position on this issue as we will now be spending time preparing our motion.

Fortunately this roadblock will not kill our deal. Plaintiffs will still provide the agreed-upon documents, subject to the mediation privilege, in exchange for contact information for a sample of 50 current and former CBS Account Execs. As we discussed, the sample should include AEs from a variety of CBS locations statewide. In making this agreement, neither side waives any right to bring a motion to compel full production, but will not move on any of these items over the next few weeks as we focus on depositions. Please confirm this is acceptable to you and let me know when you can provide this information. I will arrange delivery of the documents we have discussed for the same time you can provide the class member contact information. Mike Baller will be contacting you about producing Camille Jackson's documents after he receives them (they are expected tomorrow).

Please feel free to contact me if you have any questions or if your client reconsiders its position on the supervisor contact information.

Thanks

Dave

From: tmak@morganlewis.com [mailto:tmak@morganlewis.com]
Sent: Monday, November 19, 2007 11:42 AM
To: David P. Pogrel
Cc: Aaron Kaufmann; mballer@gdblegal.com
Subject: Re: Saidel v. CBS Radio

David - I apologize for the incorrect fax number. Obviously, one of our assistants must have mistakenly put the wrong number on the cover sheet.

If it would be easier, feel free to give me a call to discuss the various pending issues. If getting back to us before the Thanksgiving holidays is a challenge, perhaps we can discuss at the beginning of next week. I asked to hear back before Thanksgiving mainly because I understand you guys wish to resolve the issues, or at least know where both parties stand, ASAP. I was just working backwards with the assumption we would be moving forward with depositions in the next 2-3 weeks.

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Thanks.

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"David P. Pogrel" <Pogrel@hinton-law.com>

To tmak@morganlewis.com

11/19/2007 11:08 AM

CC "Aaron Kaufmann" <Kaufmann@hinton-law.com>, mballer@gdblegal.com
Subject Saidel v. CBS Radio

Theresa-

This morning plaintiffs received your letter that you sent by fax at 6:43pm on Friday evening (11/16). This is just to let you know it was not faxed to me. While the letter is directed to me and Mike Baller, and my fax number is correct on the letter, your fax cover sheet shows it was sent to me at a 323.888.1838 - not my fax number.

Please correct this number in your system so that I receive faxes in the future.

Plaintiffs will be responding to your letter and will get as many final answers as possible in the two days you have given us until November 21st.

Dave

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